

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER OF PATENTS AND TRADEMARKS
Washington, D.C. 20231
www.uspio.gov

				ж ж ж.сарыз.gov		
	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
OIPE		08/31/2000	W. Frank Little JR.	LIT03	3250	
	 1	90 02/27/2002				
JUL 1 5 206	Alton W Payn Payne & D'Amb	e Esq prosio LLP		EXAMINER		
RADEMARY	Suite 160 800 Wilcrest			HORTON, YVONNE MICHELE		
RADEMARY	Houston, TX 7	7042		ART UNIT	PAPER NUMBER	
				3635		
				DATE MAIL ED: 02/27/2002		

Please find below and/or attached an Office communication concerning this application or proceeding.

RECEIVED
JUL 2 5 2005
GROUP 3600

Q	Q
---	---

6^{1P}	5/						,		
	<i>'</i> (Office Action Summary	Application No. 09/652,648	Applicant(s) W. FRANK LITT	LE, JR.			
JUL 1 5		ZOZ	Examiner YVONNE M. HO		Art Unit 3635				
PADE	MARK	The MAILING DATE of this communication appears Reply	on the cover sheet wit	h the corre	spondence addres	s			
A 5	SHOR	TENED STATUTORY PERIOD FOR REPLY IS SET ILING DATE OF THIS COMMUNICATION.	TO EXPIRE 3	MONTI	H(S) FROM				
- Ex - If : - If ! - Fa - An	tension after S the per be cor NO per comm illure to	ns of time may be available under the provisions of 37 Cl SIX (6) MONTHS from the mailing date of this communic riod for reply specified above is less than thirty (30) days nsidered timely. riod for reply is specified above, the maximum statutory punication. o reply within the set or extended period for reply will, by y received by the Office later than three months after the	e, a reply within the status	tory minimur	m of thirty (30) days	will e mailing da			
_		d patent term adjustment. See 37 CFR 1.704(b).	J	mamoution,	ever in timery filed,	may reduce	any		
Statu 1) 5		Sponsive to communication(a) filed as 4 24 .	2000						
	<u> </u>	sponsive to communication(s) filed on Aug 31, 2					_ ·		
2a) [is action is FINAL . 2b) 💢 This acti							
3) ∟	Sin clo	nce this application is in condition for allowance e used in accordance with the practice under <i>Ex pai</i>	except for formal matter except for for formal matter except formal matter except for formal matter except for formal matter except for except formal matter except for except for	ters, prose . 11; 453	cution as to the n O.G. 213.	nerits is			
Dispo		of Claims							
4) 🔯	Cla	nim(s) 1-3		is/are	pending in the a	polication			
	4a) (Of the above, claim(s)		is/ard	e withdrawn from		tion.		
5)□	Cla	im(s)			is/are allowed.				
6) 💢	Cla	im(s) <u>1-3</u>			is/are rejected				
7) [Cla	im(s)			is/are objected to				
8) 🗆	Cla	ims	are subject	t to restric	tion and/or election	On roquiron			
Applic		Papers				on requiren	iciit,		
· · ·	_	e specification is objected to by the Examiner.							
10)		e drawing(s) filed on is/are	Objected to by the Evi	eminor					
11)	The	proposed drawing correction filed on	الدونون	anniner.	h \		Ö		
12)	The	e oath or declaration is objected to by the Examin	ner.	approved	oj∟ disapproved.		360		
		er 35 U.S.C. § 119					က		
13)□	Ack	cnowledgement is made of a claim for foreign prid	ority under 35 U.S.C.	§ 119(a)-	(d).	EV	ட		
a) (□ Ai	ll b)□ Some* c)□ None of:			•				
	13) Acknowledgement is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d). a) All b) Some* c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No.								
	2. 🗌	Certified copies of the priority documents have	been received in App	lication No).	a .	4		
application from the International Bureau (PCT Bule 17, 2/c)									
14)	Ack	e attached detailed Office action for a list of the	certified copies not re	eceived.					
Attachm		nowledgement is made of a claim for domestic p	priority under 35 U.S.(C. § 119(e).		ļ		
		D. (ov.□						
			8) Interview Summery (PTC				ļ		
			9) Notice of Informal Patent O) Other:	t Application (P	TO-152)				
							- 1		

Art Unit: 3635



DETAILED ACTION

Drawings

1. This application has been filed with informal drawings which are acceptable for examination purposes only. Formal drawings will be required when the application is allowed.

Claim Objections

2. Claims 1-3 are objected to because of the following informalities: the steps of removing the tape by pulling the tab are not germane to the issue of patentability of the demountable wall assembly itself. Therefore these limitations have not been given patentable weight. In apparatus claims, it is the final product that is given consideration. Appropriate correction is required.

Claim Rejections - 35 USC § 112

- 3. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 4. Claims 1-3 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.



Regarding claims 1-3, the phrases "can be" and "may be" renders the claim indefinite because it is unclear whether the limitations following the phrase are part of the claimed invention. See MPEP § 2173.05(d).

Allowable Subject Matter

- 5. Claims 1-3 would be allowable if rewritten or amended to overcome the rejection(s) under 35 U.S.C. 112, 2nd paragraph, set forth in this Office action.
- 6. The following is a statement of reasons for the indication of allowable subject matter: the prior art of record fails to teach the use of a demountable wall system including tape having tabs and a releasable adhesive.
- 7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Yvonne M. Horton whose telephone number is (703) 308-1909.

Yvonne M. Horton Patent Examiner Art Unit 3635 February 24, 2002